Rev. 1-10-03 Effective March 1998

## DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

(X) Original	0	Supplemental	() Substitute	() PCT	() DESIGN
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As a below named inventor, I hereby declare that: my residence, post office address and citizenship are as stated below next to my name; that I verily believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural inventors are named below) of the subject matter which is claimed and for which a patent is sought on the invention

Japan	2003-012035	January 21, 2003	Yes
COUNTRY	APPLICATION NO.	DATE OF FILING	PRIORITY CLAIMED
itle 37, Code of Federal Regular reby claim priority benefits unde patent or inventor's certificate lis	the Patent and Trademark Office all informations, §1.56.  Title 35, United States Code, §119 (and stated below and have also identified below tion on which priority is claimed:	§172 if this application is for a Des	ign) of any applica
reby state that I have reviewed a amendment(s) referred to above	and understand the content of the above-ic	dentified specification, including the	ne claims, as amen
e specification in International	Application No., filed, and as amended of	on _(if applicable).	
ugh, or	Serial No		with amendments

international filing date of this application:

APPLICATION SERIAL NO.	U.S. FILING DATE	STATUS: PATENTED, PENDING, ABANDONED

And I hereby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; Charles R. Watts, Reg. No. 33,142; Michael S. Huppert, Reg. No. 40,268; and Jeffrey R. Filipek, Reg. No. 41,471, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., as well as any other attorneys and agents associated with Customer No. 000513, to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys and agents named herein to accept and follow instructions from <u>Hirano Patent Office</u> as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

Direct Correspondence to:	CUSTOMER NO. 000513	Direct Tele	Phone Calls to:  WENDEROTH, LIND & PONACK, L.L.P. 2033 "K" Street, N.W., Suite 800 Washington, D.C. 20006-1021  Phone:(202) 721-8200 Fax:(202) 721-8250
Full Name of	FAMILY NAME	first given name	SECOND GIVEN NAME
First Inventor	KAWAGUCHI	Yuichi	
Residence &	сіту	state or country	country of citizenship
Citizenship	Kasuya-Gun	Japan	Japan
Post Office	ADDRESS	спү	state or country zip cobe
Address	115-17-305, Onak	a, Sasaguri-Machi, K	asuya-Gun, Fukuoka-Ken, Japan
Full Name of	FAMILY NAME	first given name	SECOND GIVEN NAME
Second Inventor	ANDO	Satoshi	
Residence &	сту	state or country	country of citizenship
Citizenship	Munakata-Gun	Japan	Japan
Post Office	ADDRESS	стү	state or country zip code
Address	4-17-602, Chuo 3-	Chome, Munakata-G	iun, Fukuoka-Ken, Japan
Full Name of	FAMILY NAME	first given name	SECOND GIVEN NAME
Third Inventor	OOMOTO	Masao	
Residence &	сіту	state or country	country of citizenship
Citizenship	Kasuya-Gun	Japan	Japan
Post Office	Address	сту	state or country zip code
Address	43-1-303, Oaza Ta	maka, Sasaguri-Mach	ii, Kasuya-Gun, Fukuoka-Ken, Japan
Full Name of	FAMILY NAME	first given name	SECOND GIVEN NAME
Fourth Inventor	SHIMIZU	Yuji	
Residence &	сіту	state or country  Japan	country of citizenship
Citizenship	Koga-Shi		Japan
Post Office	ADDRESS	сітү	state or country zip code
Address	21-20, Mainosato	5-Chome, Koga-Shi,	Fukuoka-Ken, Japan
Full Name of	FAMILY NAME	first given name	SECOND GIVEN NAME
Fifth Inventor	OHURA	Masato	
Residence &	cırv	state or country	country of citizenship
Citizenship	Iizuka-Shi	Japan	Japan
Post Office	Address	спу	state or country zip code
Address	444-1-307, Oaza II	kawa, Iizuka-Shi, Fuk	cuoka-Ken, Japan

Full Name of Sixth Inventor	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME
Residence & Citizenship	СІТҮ	STATE OR COUNTRY	COUNTRY OF CITIZENSHIP
Post Office Address	ADDRESS	CITY	STATE OR COUNTRY ZIP CODE

I further declare that all statements made herein of my own knowledge are true, and that all statements on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

1st Inventor	Date
Yuichi KAWAGUCHI	
2nd Inventor	Date
Satoshi ANDO	
3rd Inventor	Date
Masao OOMOTO	
4th Inventor	Date
Yuji SHIMIZU	
5th Inventor	Date
Masato OHURA	
6th Inventor	Date
The above application may be more particularly identif	fied as follows:

Applicant Reference Number FUS-H155045 Atty Docket No. 2004 0085A

U.S. Application Serial No.

Title of Invention SYSTEM AND METHOD FOR COMMUNICATIONS WITH RESERVATION OF NETWORK RESOURCES, AND TERMINAL THEREFORE

Filing Date January 20, 2004